UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA

ACCEPTANCE INDEMNITY
INSURANCE COMPANY,

Plaintiff

v. : No. 5:15-cv-02954

JJA AUTO SALES, LLC, doing business as JJA Auto Sales; SAID FARAJ; SAID ASSAD J. FARA,

Defendants.

JUDGMENT

And now, this 3rd day of February, 2017, for the reasons set forth in the accompanying Memorandum Opinion issued this day, **IT IS ORDERED** as follows:

- 1. **JUDGMENT IS ENTERED** in favor of Plaintiff Acceptance Indemnity Insurance Company and against Defendants JJA Auto Sales, LLC, Said Faraj, and Said Assad J. Fara.
- 2. Acceptance has no duty to defend Said Assad J. Fara, Said Faraj, or JJA Auto Sales & Service LLC DBA JJA Auto against the case filed against them in the Supreme Court of the State of New York, Kings County, bearing Index No. 001795/2015.
- 3. Acceptance has no duty to indemnify Said Assad J. Fara, Said Faraj, or JJA Auto Sales & Service LLC DBA JJA Auto for any damages awarded against any of them in the aforementioned case in the Supreme Court of the State of New York.
- 4. The Clerk of Court is directed to close this case.

BY THE COURT:

/s/ Joseph F. Leeson, Jr.
JOSEPH F. LEESON, JR.
United States District Judge